PRODUCT: 3 50-gallon barrels of grape-flavored sirup at Chicago, Ill.

NATURE OF CHARGE: Adulteration, Section 402 (b) (2), saccharin, having no food value, had been substituted in whole or in part for sugar; and, Section 402 (b) (4), saccharin had been mixed and packed with the article so as to reduce its quality and strength and make it appear better and of greater value than it was.

DISPOSITION: December 17, 1947. Default decree of condemnation and destruction.

12813. Adulteration of orange juice and blended orange and grapefruit juice. U. S. v. 133 Cases, etc. (F. D. C. Nos. 22998, 23056. Sample Nos. 54152-H, 77544-H, 77545-H.)

LIBELS FILED: April 26 and May 29, 1947, Southern Districts of Iowa and Indiana, respectively.

ALLEGED SHIPMENT: On or about March 11 and 17, 1947, by the J. William Horsey Corporation, from Bartow, Fla.

PRODUCT: 318 cases of blended orange and grapefruit juice at Indianapolis, Ind., and 74 cases of the same product and 133 cases of orange juice at Sioux City, Iowa. Each case contained 12 1-quart, 14-fluid ounce cans, of the products.

LABEL, IN PART: "Orchard Fresh Brand Blended Orange and Grapefruit Juice * * * Packed for Standard Grocery Co., Indianapolis, Ind.," or "Lush'us Brand Blended Orange and Grapefruit Juice [or "Orange Juice"] * * * Distributed by Affiliated Food Distributors, Inc. Headquarters Chicago, Ill."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), (both lots) the articles consisted in whole or in part of filthy substances by reason of the presence of mold; and, Section 402 (a) (4), (Sioux City lots only) the articles had been prepared under insanitary conditions whereby they may have become contaminated with filth.

DISPOSITION: May 31 and July 9, 1947. Default decrees of condemnation and forfeiture.

12814. Adulteration of canned orange juice and blended orange and grapefruit juice. U. S. v. J. William Horsey Corporation. Plea of nolo contendere. Fine, \$750. (F. D. C. No. 23578. Sample Nos. 54152-H, 77544-H, 77545-H.)

Information Filed: November 5, 1947, Southern District of Florida, against the J. William Horsey Corporation, Bartow, Fla.

ALLEGED SHIPMENT: On or about March 11 and 17, 1947, from the State of Florida into the States of Iowa and Indiana.

Label, IN Part: "Blended J'ce," or "Lush'us Brand Orange Juice [or "Blended Orange and Grapefruit Juice"] Unsweetened * * Distributed by Affiliated Food Distributors, Inc., Chicago, Ill."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in part of a decomposed substance by reason of the presence of mold; and, Section 402 (a) (4), it had been prepared and packed under insanitary conditions whereby it may have become contaminated with filth.

DISPOSITION: November 12, 1947. A plea of nolo contendere having been entered, the defendant was fined \$750.

12815. Adulteration of canned orange juice and canned blended orange and grapefruit juice. U. S. v. 79 Cases, etc. (F. D. C. No. 23360. Sample Nos. 68483-H, 68484-H, 68488-H.)

LIBEL FILED: On or about July 18, 1947, Western District of Missouri.

ALLEGED SHIPMENT: On or about April 15, 1947, by the De Soto Canning Co., from Arcadia, Fla.

PRODUCT: 224 cases, each containing 12 1-quart, 14-ounce cans, of blended orange and grapefruit juice and 119 cases, each containing 24 1-pint, 2-ounce cans, of orange juice at St. Joseph, Mo.

LABEL, IN PART: "Pony Express Brand * * * Orange Juice [or "Blended Orange and Grapefruit Juice"]."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the articles consisted in whole or in part of filthy substances by reason of the presence of fly eggs, maggots, and whole fruit flies.

DISPOSITION: September 3, 1947. Default decree of destruction.